•				 				•	•	•	•								 		•	•	•	•	•	•	•	•					•	•			•	•					•	•				•	•	 	•	•	
					1	(()	ŋ	r	i	D.	i	1	1	٤	1	1	5	3	i	(5,	r	ı	8	, 1	t	υ	u	r	e		•)	f	ľ	A	[4	9	r	r	ı	Э	ϵ	9]	r)					

109TH CONGRESS 1ST SESSION

H.R.

To protect consumers by requiring reasonable security policies and procedures to protect computerized data containing personal information, and to provide for nationwide notice in the event of a security breach.

IN THE HOUSE OF REPRESENTATIVES

Mr. Stearns (for himself, Ms. Pryce of Ohio, Mr. Upton, Mr. Radanovich, Mr. Bass, Mrs. Bono, Mr. Ferguson, and Mrs. Blackburn) introduced the following bill; which was referred to the Committee on

A BILL

To protect consumers by requiring reasonable security policies and procedures to protect computerized data containing personal information, and to provide for nationwide notice in the event of a security breach.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Data Accountability
- 5 and Trust Act (DATA)".



SEC. 2. REQUIREMENTS FOR INFORMATION SECURITY. 2 (a) General Security Policies and Proce-DURES.— 4 (1) REGULATIONS.—Not later than 1 year after 5 the date of enactment of this Act, the Commission 6 shall promulgate regulations to require each person 7 engaged in interstate commerce that owns or pos-8 sesses data in electronic form containing personal in-9 formation to establish and implement policies and 10 procedures regarding information security practices 11 for the treatment and protection of personal infor-12 mation that are consistent with— 13 (A) the size of, and the nature, scope, and 14 complexity of the activities engaged in by, such 15 person; 16 (B) the current state of the art in adminis-17 trative, technical, and physical safeguards for 18 protecting such information; and 19 (C) the cost of implementing such safe-



- (2) Requirements.—Such regulations shall require the policies and procedures to include the following:
 - (A) A security policy with respect to the collection, use, sale, other dissemination, and maintenance of such personal information.



20

21

22

23

24

25

26

guards.

1	(B) The identification of an officer or
2	other individual as the point of contact with re-
3	sponsibility for the management of information
4	security.
5	(C) A process for identifying and assessing
6	any reasonably foreseeable vulnerabilities in the
7	system maintained by such person that contains
8	such electronic data.
9	(D) A process for taking preventive and
10	corrective action to mitigate against any
11	vulnerabilities identified in the process required
12	by subparagraph (C), which may include
13	encryption of such data, implementing any
14	changes to security practices and the architec-
15	ture, installation, or implementation of network
16	or operating software.
17	(b) Special Requirements for Information
18	Brokers.—
19	(1) Submission of policies to the ftc.—
20	The regulations promulgated under subsection (a)
21	shall require information brokers to submit their se-
22	curity policies to the Commission on an annua
23	basis.
24	(2) Post-breach audit.—Following a breach

of security of an information broker, the Commis-



1	sion shall conduct an audit of the information secu-
2	rity practices of such information broker. The Com-
3	mission may conduct additional audits, on an annual
4	basis, for a maximum of 5 years following the
5	breach of security or until the Commission deter-
6	mines that the security practices of the information
7	broker are in compliance with the requirements of
8	this section and are adequate to prevent further
9	breaches of security.
10	(3) Individual access to personal infor-
11	MATION.—
12	(A) Access to information.—Each in-
13	formation broker shall—
14	(i) provide to each individual whose
15	personal information it maintains, at the
16	individual's request at least one time per
17	year and at no cost to the individual, a
18	means for such individual to review any
19	personal information of the individual
20	maintained by the information broker and
21	any other information about the individual
22	maintained by the information broker; and
23	(ii) place a conspicuous notice on its
24	Internet website (if the information broker
25	maintains such a website) instructing indi-



1	viduals how to request access to the info
2	mation required to be provided unde
3	clause (i).
4	(B) DISPUTED INFORMATION.—Whenever
5	an individual whose information the information
6	broker maintains files a written request di
7	puting the accuracy of any such information
8	unless there is reasonable grounds to believe
9	such request is frivolous or irrelevant, the info
10	mation broker shall clearly note in the database
11	maintained by such information broker, and
12	any subsequent transmission of such informa
13	tion by such information broker, that such in
14	formation is disputed by the individual to who
15	the information relates. Such note shall include
16	either the individual's statement disputing the
17	accuracy of such information or a clear an
18	concise summary thereof.
19	SEC. 3. NOTIFICATION OF INFORMATION SECURIT
20	BREACH.
21	(a) NATIONWIDE NOTIFICATION.—Any person en
22	gaged in interstate commerce that owns or possesses date
23	in electronic form containing personal information sha
24	following the discovery of a breach of security of the sy
25	tem maintained by such person that contains such data-



1	(1) notify each individual of the United States
2	whose personal information was acquired by an un-
3	authorized person as a result of such a breach of se-
4	curity;
5	(2) notify the Commission;
6	(3) place a conspicuous notice on the Internet
7	website of the person (if such person maintains such
8	a website), which shall include a telephone number
9	that the individual may use, at no cost to such indi-
10	vidual, to contact the person to inquire about the se-
11	curity breach or the information the person main-
12	tained about that individual; and
13	(4) in the case of a breach of financial account
14	information of a merchant, notify the financial insti-
15	tution that issued the account.
16	(b) Timeliness of Notification.—All notifica-
17	tions required under subsection (a) shall be made as
18	promptly as possible and without unreasonable delay fol-
19	lowing the discovery of a breach of security of the system
20	and any measures necessary to determine the scope of the
21	breach, prevent further breach or unauthorized disclo-
22	sures, and reasonably restore the integrity of the data sys-
23	tem.
24	(c) Method and Content of Notification.—
25	(1) DIRECT NOTIFICATION.—



1	(A) METHOD OF NOTIFICATION.—A person
2	required to provide notification to individuals
3	under subsection $(a)(1)$ shall be in compliance
4	with such requirement if the person provides
5	conspicuous and clearly identified notification
6	by one of the following methods (provided the
7	selected method can reasonably be expected to
8	reach the intended individual):
9	(i) Written notification.
10	(ii) Email notification, if the indi-
11	vidual has consented to receive such notifi-
12	cation and the notification is provided in a
13	manner that is consistent with the provi-
14	sions permitting electronic transmission of
15	notices under section 101 of the Electronic
16	Signatures in Global Commerce Act (15
17	U.S.C. 7001).
18	(B) CONTENT OF NOTIFICATION.—Regard-
19	less of the method by which notification is pro-
20	vided to an individual under subparagraph (A),
21	such notification shall include—
22	(i) a description of the personal infor-
23	mation that was acquired by an unauthor-
24	ized person;



	O
1	(ii) a telephone number that the indi-
2	vidual may use, at no cost to such indi-
3	vidual, to contact the person to inquire
4	about the security breach or the informa-
5	tion the person maintained about that indi-
6	vidual;
7	(iii) the toll-free contact telephone
8	numbers and addresses for the major cred-
9	it reporting agencies; and
10	(iv) a toll-free telephone number and
11	Internet website address for the Commis-
12	sion whereby the individual may obtain in-
13	formation regarding identity theft.
14	(2) Substitute notification.—
15	(A) CIRCUMSTANCES GIVING RISE TO SUB-
16	STITUTE NOTIFICATION.—A person required to
17	provide notification to individuals under sub-
18	section (a)(1) may provide substitute notifica-
19	tion in lieu of the direct notification required by
20	paragraph (1) if such direct notification is not
21	feasible due to—
22	(i) excessive cost to the person re-
23	quired to provide such notification relative
24	to the resources of such person, as deter-

mined in accordance with the regulations



1	issued by the Commission under paragraph
2	(3)(A); or
3	(ii) lack of sufficient contact informa-
4	tion for the individual required to be noti-
5	fied.
6	(B) CONTENT OF SUBSTITUTE NOTIFICA-
7	TION.—Such substitute notification shall in-
8	clude notification in print and broadcast media,
9	including major media in metropolitan and
10	rural areas where the individuals whose per-
11	sonal information was acquired reside. Such no-
12	tification shall include a telephone number
13	where an individual can, at no cost to such indi-
14	vidual, learn whether or not that individual's
15	personal information is included in the security
16	breach.
17	(3) Federal trade commission regula-
18	TIONS AND GUIDANCE.—
19	(A) REGULATIONS.—Not later than 270
20	days after the date of enactment of this Act,
21	the Commission shall, by regulation, establish
22	criteria for determining the circumstances
23	under which substitute notification may be pro-
24	vided under paragraph (2), including criteria

for determining if notification under paragraph



1	(1) is not feasible due to excessive cost to the
2	person required to provide such notification rel-
3	ative to the resources of such person.
4	(B) GUIDANCE.—In addition, the Commis-
5	sion shall provide and publish general guidance
6	with respect to compliance with this section.
7	Such guidance shall include—
8	(i) a description of written or email
9	notification that complies with the require-
10	ments of paragraph (1);
11	(ii) guidance on the content of sub-
12	stitute notification under paragraph
13	(2)(B), including the extent of notification
14	to print and broadcast media that complies
15	with the requirements of such paragraph.
16	(d) Other Obligations Following Breach.—A
17	person required to provide notification under subsection
18	(a) shall provide or arrange for the provision of, to each
19	individual to whom notification is provided under sub-
20	section $(c)(1)$ and at no cost to such individual, consumer
21	credit reports from at least one of the major credit report-
22	ing agencies beginning not later than 2 months following
23	a breach of security and continuing on a quarterly basis
24	for a period of 2 years thereafter. The Commission shall,
25	by regulation, provide alternative requirements under this



(33330211)

- 1 subsection for persons who qualify to provide substitute
- 2 notification under subsection (c)(2).
- 3 (e) Website Notice of Federal Trade Commis-
- 4 SION.—The Commission shall place, in a clear and con-
- 5 spicuous location on its Internet website, a notice of any
- 6 breach of security that is reported to the Commission
- 7 under subsection (a)(2).
- 8 SEC. 4. ENFORCEMENT BY THE FEDERAL TRADE COMMIS-
- 9 sion.
- 10 (a) Unfair or Deceptive Acts or Practices.—
- 11 A violation of section 2 or 3 shall be treated as a violation
- 12 of a regulation under section 18(a)(1)(B) of the Federal
- 13 Trade Commission Act (15 U.S.C. 57a(a)(1)(B)) regard-
- 14 ing unfair or deceptive acts or practices.
- 15 (b) POWERS OF COMMISSION.—The Commission
- 16 shall enforce this Act in the same manner, by the same
- 17 means, and with the same jurisdiction, powers, and duties
- 18 as though all applicable terms and provisions of the Fed-
- 19 eral Trade Commission Act (15 U.S.C. 41 et seq.) were
- 20 incorporated into and made a part of this Act. Any person
- 21 who violates such regulations shall be subject to the pen-
- 22 alties and entitled to the privileges and immunities pro-
- 23 vided in that Act. Nothing in this Act shall be construed
- 24 to limit the authority of the Commission under any other
- 25 provision of law.



1 SEC. 5. DEFINITIONS.

In this Act the following definitions appl	pply:	ions	definition	lowing	foll	the	Act	this	In
--	-------	------	------------	--------	------	-----	-----	------	---------------------

(1) BREACH OF SECURITY.—The term "breach
of security" means the unauthorized acquisition of
data in electronic form containing personal informa-
tion that establishes a reasonable basis to conclude
that there is a significant risk of identity theft to the
individual to whom the personal information relates.
The encryption of such data, combined with appro-
priate safeguards of the keys necessary to enable
decryption of such data, shall establish a presump-
tion that no such reasonable basis exists. Any such
presumption may be rebutted by facts demonstrating
that the method of encryption has been or is likely
to be compromised.

- (2) Commission.—The term "Commission" means the Federal Trade Commission.
- (3) Data in electronic form" means any data stored electronically or digitally on any computer system or other database and includes recordable tapes and other mass storage devices.
- (4) Encryption.—The term "encryption" means the protection of data in electronic form in storage or in transit using an encryption algorithm implemented within a validated cryptographic mod-



of Standards and Technology or another comparable standards body recognized by the Commission, ren-
standards body recognized by the Commission, ren-
dering such data indecipherable in the absence of as-
sociated cryptographic keys necessary to enable
decryption of such data. Such encryption must in-
clude appropriate management and safeguards of
such keys to protect the integrity of the encryption.

- (5) IDENTITY THEFT.—The term "identity theft" means the unauthorized assumption of another person's identity for the purpose of engaging in commercial transactions under the name of such other person.
- (6) Information broker.—The term "information broker" means a commercial entity whose business is to collect, assemble, or maintain personal information concerning individuals who are not customers of such entity for the sale or transmission of such information or the provision of access to such information to any third party, whether such collection, assembly, or maintenance of personal information is performed by the information broker directly, or by contract or subcontract with any other entity.
 - (7) Personal information.—



1	(A) Definition.—The term "personal in-
2	formation" means an individual's first and last
3	name in combination with any 1 or more of the
4	following data elements for that individual:
5	(i) Social Security number.
6	(ii) Driver's license number or other
7	State identification number.
8	(iii) Financial account number, or
9	credit or debit card number, and any re-
10	quired security code, access code, or pass-
11	word that is necessary to permit access to
12	an individual's financial account.
13	(B) Modified definition by rule-
14	MAKING.—The Commission may, by rule, mod-
15	ify the definition of "personal information"
16	under subparagraph (A) to the extent that such
17	modification is necessary to accommodate
18	changes in technology or practices, will not un-
19	reasonably impede interstate commerce, and
20	will accomplish the purposes of this Act.
21	(8) Person.—The term "person" has the same
22	meaning given such term in section 551(2) of title
23	5, United States Code.



1 SEC. 6. EFFECT ON OTHER LAWS.

2	(\mathbf{a})	PREEMPTION 6)F S	STATE J	INFORMATION	SECURITY
---	----------------	--------------	------	---------	-------------	----------

- 3 Laws.—This Act supersedes any provision of a statute,
- 4 regulation, or rule of a State or political subdivision of
- 5 a State that expressly—
- 6 (1) requires information security practices and
- 7 treatment of personal information similar to any of
- 8 those required under section 2; and
- 9 (2) requires notification to individuals of a
- breach of security resulting in unauthorized acquisi-
- tion of their personal information.
- 12 (b) Additional Preemption.—
- 13 (1) IN GENERAL.—No person other than the
- 14 Attorney General of a State may bring a civil action
- under the laws of any State if such action is pre-
- mised in whole or in part upon the defendant vio-
- lating any provision of this Act.
- 18 (2) Protection of Consumer Protection
- 19 LAWS.—This subsection shall not be construed to
- 20 limit the enforcement of any State consumer protec-
- 21 tion law by an Attorney General of a State.
- 22 (c) Protection of Certain State Laws.—This
- 23 Act shall not be construed to preempt the applicability
- 24 of—
- 25 (1) State trespass, contract, or tort law; or



- 1 (2) other State laws to the extent that those
- 2 laws relate to acts of fraud.
- 3 SEC. 7. EFFECTIVE DATE AND SUNSET.
- 4 (a) Effective Date.—This Act shall take effect 1
- 5 year after the date of enactment of this Act.
- 6 (b) SUNSET.—This Act shall cease to be in effect on
- 7 the date that is 10 years from the date of enactment of
- 8 this Act.
- 9 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.
- There is authorized to be appropriated to the Com-
- 11 mission \$1,000,000 for each of fiscal years 2006 through
- 12 2010 to carry out this Act.

